



TAMPA PD
GENERAL OFFENSE HARDCOPY
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GO# 2017-518867 ARREST-DETECTIVE

110A-2 SEXUAL BATTERY-FORCIBLE RAPE

Related Text Page(s)

Document: INVEST REPORT

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Investigation:

From 10/03/2017 at 1700 hours - 10/08/2000 at midnight I was the Acting Sergeant for the Family Violence/Sex Crimes Squad. On 10/06/2017 at approximately 19:30 hours I was contacted by Sgt. B. Hoskins in reference to a delayed sexual battery report. According to Sgt. B. Hoskins, the female responded to the Tampa Police Department District III office reporting that she believes that she was "drugged and raped" by a man she recently met on Tinder. The subject had been positively identified via a Facebook page that the female provided to law enforcement. Further research of the subject's phone number indicated that he was currently employed as a pharmacist. Sgt. B. Hoskins advised that there were also text messages between the female and subject, indicating that "something" had occurred and they did have sexual intercourse while the female was inebriated. I advised Sgt. B. Hoskins to have his units obtain a detailed interview with the female and to not contact the male subject; that we would attempt to do a controlled phone call between the female and subject first.

After getting off of the phone with Sgt. B. Hoskins, I made contact with Det. J. O'Nolan, who was still at the office. I provided Det. J. O'Nolan the details I had obtained from Sgt. B. Hoskins and asked if he had time to attempt a controlled phone call. Det. J. O'Nolan advised that he would respond out to the district where the victim was located. I was later contacted by Det. J. O'Nolan advising that the controlled phones were unsuccessful, however based on his interview with the victim, observations of unusual markings on her body, and the phone conversation between the victim and suspect, he had enough to obtain a search warrant for the apartment. At approximately 22:45 hours I responded to our office to assist Det. J. O'Nolan with the writing and executing the search warrant.

Upon my arrival, Det. J. O'Nolan briefed me on what he had discovered through his investigation. He then provided me with the victim's sworn written statement. I reviewed the statement and proceeded to write a rough draft of the search warrant with the information provided. After finishing, Det. J. O'Nolan reviewed the search warrant and added additional details pertinent to the case. He then sent the search warrant to Chief ASA Michelle Doherty for approval. Once the search warrant was approved, the on call judge was contacted to finalize the warrant.

We then returned back to the office, where Det. J. O'Nolan wrote up an operation plan and contacted the Shift Commander to be notified about the execution of the warrant. Lt. R. Blasioli, Sgt. G. Filippone, along with two additional marked patrol officers, responded to assist. Det. J. O'Nolan was able to obtain access to the residence and the warrant was executed. Upon entering the residence, the bedroom door could be observed to be diagonal from the front door. We proceeded to the bedroom door and announced ourselves. I attempted to turn the doorknob while Det. J. O'Nolan pushed it open but then "someone" attempted to forcefully close it. We yelled "Police come out with you hands up" and a white male subject complied. I then observed a white female sitting at the edge of the bed, wrapped in a sheet. I asked the female who she was and she advised that she was the males



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girlfriend. I advised her to obtain some clothing and stood present while she dressed. She was then directed to sit on the couch along with the male. The male was later identified as Robert Michael Woods [REDACTED]

Det. J. O'Nolan then read the search warrant aloud to the two subjects and read Woods his Miranda Warnings. I suggested that we speak with Woods outside in the hallway out of the presence of his girlfriend. Det. J. O'Nolan escorted him out to the hallway and while doing so I activated my audio recorder. Prior to speak about the incident, Det. J. O'Nolan inquired whether Woods had anything in the apartment that was going to poke or stab any of the officers searching the residence. Woods advised that he had a diabetes kit underneath his sink. Det. J. O'Nolan asked whether he was insulin dependent or diabetic. Woods advised "no" that he worked at a diabetes camp over the summer and he occasionally tests his blood sugar. Once outside, Woods acknowledged that he met a female on Tinder and she was in his apartment. When asked additional questions, Woods advised that he thinks he should have a lawyer present. All questioning referencing the allegations was stopped at that time.

Det. J. O'Nolan confirmed basic information, such as name, date of birth, and social security information. In addition, Woods place of employment [REDACTED] and position (pharmacist in the ER and ICU) were also confirmed. I asked Woods if he had a particular specialty and he advised he specializes in emergency medicine

A search of the apartment was then completed. Several medications were obtained throughout the apartment. During the course of my search I focused in the kitchen and living room area. There were several medications found within these areas and a clear plastic baggie containing unknown clear pills containing a unknown white substance. These pills were among various other nutrition supplements utilized by individuals who regularly work out. Crime scene came and photographed the residence and all items obtained and recovered as evidence.

At approximately 06:00 hours, I was advised by Det. J. O'Nolan that he obtained several items from within the bedroom to provide him with enough probable cause to place Woods under arrest for Sexual Battery. Woods was subsequently placed under arrest on those charges and transported to booking without further incident.

Prior to leaving the residence, crime scene advised that they could not package and bring the perishable items. All of those items were placed into a closet within the sex crimes office that was secured with a padlock. The first door to the sex crimes office is secured by a key fob that is only accessible by individuals within that division. To further access the offices, there is another door that is locked with a key lock. I was the only individual with access to the key for the padlock. The key was placed in a secured locked drawer within my desk. The padlock would not be unlock until Det. J. O'Nolan arrived back to work on Tuesday, October 10, 2017.

September 9, 2017

I responded to [REDACTED] Hospital to confirm that Woods was currently an employee and to meet with his supervisor. Upon my arrival, I responded the In-patient pharmacy located in the basement, accessible by the C elevators. Contact was made with [REDACTED] the Pharmacy Manager. I explained to [REDACTED] the reason for my visit and he confirmed that Woods had been employed at the hospital since August 2017.



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████████ further advised that Woods works within the ER and handles a numerous amount of medications to administer to patients. I requested a copy of his account and all transaction made during his employment. ██████████ advised that he was able to provide that information.

Once the information was available, ██████████ advised that since Woods works within the ER often times the medication is withdrawn first and then an override code is placed in the computer in order to go back and enter the quantity. ██████████ provided me with a print out of the medications; which was scanned to this report.

While obtaining the information from the hospital, Det. H. Bishop responded to the Crisis Center, located at 1 Crisis Center Plaza, Tampa, FL 33613, to obtain the victim's sexual assault kit. Once the kit was obtained, Det. H. Bishop transported it to FDLE for further testing (See Det. H. Bishop's supplement for further details).

I returned back to the office and drafted a request to release Woods' cellular phone from his property at the Orient Road Jail. The request was approved and signed by Captain R. Delgado. I then responded to the Orient Road Jail to and presented them with the request. The request was approved and I was provided with a black Iphone. I proceeded back to the Tampa Police Department Headquarters, where the phone was placed into evidence.

September 10, 2017

Upon arriving to work, I was advised that due to unforeseen circumstances Det. J. O'Nolan would be out of work for an unknown amount of days. Tuesday's is typically Det. J. O'Nolan's first day back to work and he was going to properly package the evidence obtained in the search warrant. The evidence as previously mention had been secured in a closet within the office that was secured with a steel padlock. The padlock only had one key and that was key was placed in a secured drawer in my desk. No other personnel had access to either secure locations besides myself.

I obtained the key for the padlock and removed all of the evidence. In total, there were 50 items placed into evidence. All of the pills found with their original packaging / bottles were counted and placed into clear zip-lock bags. The contents of what was within the bag was written on the exterior and then sealed with evidence tape. The tape was initialed and then the plastic bags were placed into a manila envelope. The prescription bottles were all packaged together in one box. The same procedure applied to any "supplement" pills that had been collected. Two bottles of alcohol were collected; 750 ML Lucid Absinthe Superieure and a 375 ML bottle of Knob Creek Whiskey.

Among the prescription narcotics obtained was; a white powder substance with the prescription label for Sulfacetamide Sodium - sulfur stabled to the bag; Cyclobenzaprine Hydrochloride; Escitalopram; Amphetamine Salts 20 mg; Picamilon 40 grams; ██████████ ER 80mg; 2 full Epinephrine Injections; 1 full Phenylephrine Injection; 2 empty Epinephrine Injections. In addition, there were two baggies which contained a single yellow tablet (identified as Cyclobenzaprine) and an unknown white tablet. All of the medications were confirmed by their markings via Drugs.com.



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While removing the prescribed narcotics from their containers, I wrote down the information for the prescriber. Most of the prescriptions were prescribed by [REDACTED]. There was an older prescription written by a [REDACTED] who is located in Uniontown, OH.

Officer M. Johnson and Det. A. Moreno assisted with the packaging of the evidence.

At approximately 13:30 hours, I responded to the Tampa General Hospital in an attempt to make contact with Panchal or Choe Do. I was referred to the human resources department. Once there, I was advised that [REDACTED] was not an employee of the hospital and [REDACTED] worked at an off site facilitate, located at 2106 S Lois Av. At approximately 16:00 hours I arrived at the Tampa General Medical Group, located at 2106 S Lois Av and made contact with the front receptionist, [REDACTED]. I inquired whether either doctor worked at this location and I was advised that they did. I was further advised that [REDACTED] worked part-time on Monday's and Wednesday's from 08:30 hours -16:30 hours. [REDACTED] worked part-time as well, Monday - Wednesday from 08:00 hours - 16:00 hours. I then inquired whether Woods was currently a patient at the facility. [REDACTED] advised that he was but she could not release any additional information.

October 11, 2017

Upon arriving to the office, I drafted a search warrant for the black Iphone - cellular phone obtained from Woods' property. The search warrant was sent to Chief ASA Michelle Doherty at approximately 09:51 hours. I attempted to make contact with ASA Doherty at 10:03 hours, 10:11 hours, and 10:17 hours via the phone numbers provided. I also texted her cellular phones.

At approximately 10:24 hours drafted a preservation request for Woods' iCloud and Iphone account. The request was sent to subpoenas@apple.com.

I was eventually advised that she had gone home for the day. I advised ASA Doherty that I would resend the search warrant to ASA Jennifer Johnson. At 11:04 hours, I sent the search warrant to Jennifer Johnson. At 11:03 hours, I attempted to make contact with ASA Jennifer Johnson to let her know I had sent her the search warrant. There was no answer and a message was left. I attempted to make contact with her again at 11:26 hours and this time I was able to get a hold of her. She advised that she was presently busy and would get to review the search warrant as soon as possible. At 12:38 hours, I received an email requesting for me to call her. I immediately contacted her via the phone and was advised that she would have to review the search warrant with ASA Doherty and she would contact me back.

At 15:45 hours, I arrived at the Orient Road Jail to serve Woods with the newly issued search warrant. Upon my arrival, contact was made with the Deputies working the front desk. They signed me in and provided me with a printout containing Woods location; Woods was being "housed" in cell 1C108. Once contact was made, I introduced myself and advised him that I was there to serve him with a warrant. I read the warrant verbatim and then provided him with a copy. After competition Woods requested that I explain the warrant to him. I advised



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him that I was authorized by the Hillsborough County Courts to obtain his cellular phone and he was to provide me with the passwords to access the phone. I further advised that once access was obtained within the phone, then I was authorized to obtain all text messages that are stored within the device and any information related to the Tinder App.

Woods advised that the password to his phone could one of three combinations: [REDACTED] Woods advised that he was going to speak with his lawyer to sign over a release for the Tampa Police Department to perform a complete extraction of his phone.

After leaving the jail, I made contact with the victim and asked her if she was willing to provide consent for the Tampa Police Department to search her cell phone. She advised that she was, however she was presently at work. Due to the time of day, the officers who performed the extractions were already on their way home, so I scheduled to come to her place of employment the following day to pick up the phone.

October 12, 2017

A request was placed for a digital forensic examination for Robert Woods' phone.

At approximately 10:00 hours I responded to [REDACTED] [REDACTED] to make contact with the victim. The victim advised that she worked at [REDACTED] within the mall. Contact was made with the victim, who I at that point identified as [REDACTED]. I explained to [REDACTED] the extent of the search and she signed TPD Form 142-E Consent to search Electronic/Media Devices. She then advised that while she was working with Det. J. O'Nolan during the initial stages of the investigation she showed him the text messages between herself and "Robbie." [REDACTED] advised that she began screen shooting everything and placed them in a folder on her phone.

While speaking with [REDACTED] I asked her why she delayed in reporting what had occurred to the police. [REDACTED] provided the following statement:

According to [REDACTED] when she woke up that morning it was so sudden. She described it as if some just "came to" or if "you were drowning, but then all of a sudden you caught your breath and came out of it." She was still disoriented and in a state of confusion because the last thing she remembered was that she was standing out on the balcony and now she was waking up in a bed, on the side closest to the balcony door. She advised that as the days have been passing she has began to recall additional information that was "foggy" from that morning. She advised that she recalls "Robbie" standing over/next to her when she "comes too." [REDACTED] advised that she can't call the feeling as being "woken up" or just "suddenly waking up" because it was a "coming to" type feeling she had never felt before.

From there she realized that she didn't have any underwear and then asked "Robbie" if they had sex. He replied "Yes", she advised that she "didn't remember" and then he said "That's okay." [REDACTED] clarified that the sex that morning "just happened", she just remembers being in a "foggy/confused" state of mind and then next "Robbie's" having sex with her. Afterwards, she then goes to the bathroom, put her



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clothes on and gets dressed. When asked if he said anything else during that morning, she advised that she can't completely recall but he appeared to be getting dressed as though he had to go back to work.

█████ barely remembered exiting the apartment and riding the elevator down to the main floor, walking past the receptionist, or even walking to her car. She recalled again all of the events that occurred while exiting the parking garage of the apartment building. One the way home, █████ attempt to recall the events that had transcribed. She advised that she felt ashamed and what occurred was her fault. She couldn't recall what exactly happened and wanted additional clarification from "Robbie." Based on how she was feeling she did not believe that "Robbie" had only provided her with alcohol, but possibly put something additional in her drink. That is when she texted him the messages that were forwarded to Det. J. O'Nolan and later myself.

From the apartment building, she arrived home and went right back to bed. At approximately 11:00 hours she woke up and took a shower. While in the shower █████ noticed the bruising to her body. She stated that she fell to the ground and began sobbing. The markings clarified that "something" happened to her while she was unconscious and she had been to naive and vulnerable to believe that it was "safe" to be alone with "Robbie." During this time, this is when she noticed the markings on her neck. █████ advised that in her mind she was not okay, but felt like she needed additional clarification from "Robbie" based on her new findings. She advised that initially when she left the apartment, it was still dark so she did not observe any of these markings. She then realized that "Robbie" had blocked her from his Tinder and SnapChat accounts, so through her phone it shows as though he never had any type of communication with her.

█████ had to be at work at 16:00 hours so she went, but could not stay and left at approximately 19:00 hours. She advised that during the time in which she was at work, she continuously kept crying. She advised that she felt ashamed and still could grasp what happened to her. █████ left work and went to her friend █████ house, who ended up bringing her to the Brandon Hospital after she disclosed what happened. █████ was at the hospital until approximately 12:30 hours and **another friend** drove her to the Crisis Center. █████ left the Crisis Center at approximately 03:30 hours and proceeded to drive home, however, her car broke down at a Waffle House. She contacted **friend** to pick her up and then █████ stayed with her. █████ advised that once there, they talked a little while and she attempted to get some sleep, but she couldn't. That morning, █████ contacted law enforcement to report the incident and a Deputy arrived at her friends residence. The Deputy advised that due to the incident occurring in the Tampa Police Department's jurisdiction they could not take the report and she was provided information on how to report.

█████ vehicle was still located at the Waffle House and she needed her **friend** to bring her to retrieve her vehicle so she could go to the Police Department. **Friend** had a job interview at the Brandon Mall at approximately 14:00 hours so █████ had to go with her prior to retrieving her car. Once the job interview was finished, **friend** , brought █████ to her vehicle. █████ advised that her car then broke down again on Dr King Blvd E while heading to police department, a police officer assisted and called a wrecker. █████ then contacted her mother to pick her up and they went straight to the police department to make the report. They arrived at the police department at approximately 17:00 hours.



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I also asked [REDACTED] how she met "Robbie." She advised that they met that day on Tinder. Just out of the blue, he sent her a message asking her what she was doing. Then the conversation went from there and they agreed to meet up.

End of statement.

[REDACTED] showed me the text message thread between herself and "Robbie". She advised that she screen shot all of the messages and placed them into a photo file. She also showed me a message between herself and [REDACTED] when she initially was going to meet him. [REDACTED] let [REDACTED] know what she was doing and advised that she was going to send her a pin drop of her location just in case she needed someone to contact the police. [REDACTED] advised that she attempted to take all of the safety measures she could prior to meeting up with a stranger. She advised now since the incident, she cannot even look a male in his face.

[REDACTED] provided me with her phone and I advised her that I would return it before she got off of work at 17:00 hours. At approximately 16:00 hours I respond back the [REDACTED] place of employment and gave her back her phone. Yesterday when I contacted [REDACTED] to set up the appointment to get her phone, she advised that she was at the doctors phone. I inquired about her visit and she stated that she was returning back to work today and needed to obtain some sort of [REDACTED] medication so that she could interact with her customers properly. She advised that even at the doctors office she was having trouble interacting with the male receptionist. [REDACTED] advised that she would attempt to obtain the doctors notes and information from that visit.

Upon returning back to the office, the cell phone extractions were at my desk. I first proceeded to look through the content of Woods phone extraction. I observed that at some point Woods did install the Tinder Application, however, it had been deleted from the phone. I also observed that there were recent content on the phone that stopped at approximately 17:20 hours and picked back up again on 10/05/2017. Any communication between Woods and [REDACTED] had been erased from the phone content.

October 17, 2017

At 08:12 hours, I sent a preservation request to Tinder to preserve the most recent content on [REDACTED] Account. At 14:24 hours, I received a response back from Tinder's paralegal, Norma Rivera, advising that even though the request is for the victims account, a search warrant would be needed to obtain it's contents. This email was forwarded to Det. J. O'Nolan for further investigation.

I also provided the CD's containing the digital forensic extractions of both cell phones to Det. J. O'Nolan for further review.

At approximately 12:00 hours, I responded to the SkyHouse Channelside in an attempt to obtain video footage from the night of the incident. Upon my arrival, contact was made with the maintenance supervisor, [REDACTED]. [REDACTED] was able to access video footage from the date of incident only through the elevator cameras. Elevators one, two, and three are all equipped with camera's, however, elevator two's camera was inoperable on October 4th



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and 5th. All of the other cameras (lobby hall, second door, front entrance, and garage) only had saved recorded footage from October 10th, 2017.

I then responded to the District Tavern and made contact with the owner, [REDACTED]. According to [REDACTED] her camera footage is only stored for 5 days, so the footage I was requesting was not available. [REDACTED] did advised that I could provide her with the credit card information and she can attempt to locate a receipt of purchase.

The CD containing the attempted interview with Woods, along with the victim's clothing were placed into the Tampa Police Department's evidence. A search warrant return was completed for the cell phone search warrant and submitted back to the courts.

This concludes my involvement.